

The Orissa Gazette



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 1201 CUTTACK, TUESDAY, AUGUST 3, 2010/SRAVANA 12, 1932

LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

The 20th July 2010

No. 5943-II/1(B)-7/1999-L. E.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the award, dated the 17th March 2010 in I. D. Case No. 188 of 2008 of the Presiding Officer, Industrial Tribunal, Bhubaneswar to whom the industrial dispute between the management of Executive Engineer, Jajpur Road Electrical Division (GRIDCO), Jajpur Road and its workman Shri Nilamani Rout was referred to for adjudication is hereby published as in the Schedule below :

SCHEDULE

IN THE INDUSTRIAL TRIBUNAL, BHUBANESWAR

INDUSTRIAL DISPUTE CASE NO. 188 OF 2008

Dated the 17th March 2010

Present :

Shri P. C. Mishra, o. s. j. s. (Sr. Branch)
Presiding Officer
Industrial Tribunal, Bhubaneswar.

Between :

The Executive Engineer . . . First Party—Management
Jajpur Road Electrical Division (GRIDCO)
At./P. O. Dhabalgiri, Jajpur Road, Dist. Jajpur.

And

Shri Nilamani Rout . . . Second Party—Workman
At. Dihakuransa, P. O. Sadanandapur
P. S. Dharamasala, Dist. Jajpur, Orissa.

Appearances :

For the both parties . . . None

AWARD

Originally, the Government of Orissa in the Labour & Employment Department had referred the following dispute for adjudication by the Presiding Officer, Labour Court, Bhubaneswar vide its Order No. 4497—li-1(B)-7/1999-L. E., dated the 3rd April 1999 but subsequently it transferred the dispute to be adjudicated by the Presiding Officer, Industrial Tribunal, Bhubaneswar vide its Order No. 4138—li-21-32/2007-L. E., dated the 4th April 2008 :—

“Whether the retrenchment of Shri Nilamani Rout, N. M. R., worker from service with effect from the 20th January 1990 by way of refusal of employment by the Executive Engineer, Jajpur Road Electrical Division, At/P. O. Dhabalgiri, Dist. Jajpur is legal and or justified ? If not, what relief Shri Rout is entitled to get ?”

2. In this case, both the parties after filing their respective claim statement and written statement did not appear on the dates of hearing. The second party-workman has not tendered any evidence to substantiate his claim, so also the management. Under such circumstances, it is not possible to answer the reference in any manner. Hence, a no dispute award is passed in so far as the present reference is concerned.

Dictated and corrected by me.

P. C. MISHRA

17-3-2010

Presiding Officer
Industrial Tribunal
Bhubaneswar

P. C. MISHRA

17-3-2010

Presiding Officer
Industrial Tribunal
Bhubaneswar

By order of the Governor

P. K. PANDA

Under-Secretary to Government